Rev. 1/16/01

Effective March 1998

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le: SCROLL FLUID MACHIN	subject matter which is claimed and for THE			
16: SCRUMBEL HOLD - MICHAEL	(P			
which is described and claimed in: the attached specification, or				A
the specification in the application Ser	rial No.	filed	<u> </u>	9.0
and with amendments through	(i	f applicable), or		
the specification in International Appl on (if	applicable).	, filed	, and as	amended
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ereby state that I have reviewed and un endment(s) referred to above.	derstand the contents of the above-ider	tified specification	on, including the claims,	as amended b
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	Patent and Trademark Office all inform	nution known to	me to be material to patc	ntability as d
Title 37, Code of Federal Regulations,	, 91.36.		* i '	
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COUNTRY	APPLICATION NO.	D	ATE OF FILING	PRIORITY CLAIMED
COUNTRY	APPLICATION NO. 348396/2002		ATE OF FILING	
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Japan		Nover	nber 29, 2002	Yes
Japan Preby claim the benefit under Title 35, the claims of this apple	348396/2002 United States Code §120 of any Unite lication is not disclosed in the prior U	Nover	on(s) listed below and, in ication in the manner pr	Yes Yes sofar as the s vided by th
Japan ereby claim the benefit under Title 35, tter of each of the claims of this appl agraph of Title 35, United States Cod	United States Code \$120 of any Unite lication is not disclosed in the prior Ue \$112, I acknowledge the duty to disc	d States applicate stat	on(s) listed below and, in ication in the manner promaterial to patentability	Yes sofar as the so ovided by the as defined in
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And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Michael S. Huppert, Reg. No. 40,268, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from YIIASA AND HARA

as to any action to be taken in the U.S.

Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

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I further declare that all statements made herein of my own knowledge are true, and that all statements on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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5th Inventor	the first of the second second		Date		
6th Inventor			Date		
7th Inventor	·		Date		
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The above ay	plication may be more particularly identified as follows:				
U.S. Application Scrial No.		Filing Date November 26		lovember 26; 2003	
Applicant Ro	ference Number	Atty Docket No		2003-1715A	
Title of Invention		·		· · · · · · · · ·	
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